CHESTERFIELD COUNTY

www.chesterfield.gov/ManagementServices/Purchasing/purchase.asp

Our <u>vision</u> is to be recognized by our customers and professional peers as an innovative provider of excellence in customer service and as a leader in the purchasing profession.

Our <u>mission</u> is to support our customers in performing their mission by providing quality purchasing services.



INVITATION FOR BID

Purchasing Department 9901 Lori Road P. O. Box 51 Chesterfield, VA 23832-0001 Telephone No. (804) 748-1617

CHESTERFIELD COUNTY PURCHASING DEPARTMENT GENERAL TERMS, CONDITIONS, AND INSTRUCTIONS IMPORTANT - READ CAREFULLY BEFORE SUBMITTING BID

1. SUBMISSION AND RECEIPT OF BIDS:

- a. Sealed bids shall be received until, but no later than the specified time and date of opening as designated in the invitation. Late bids shall be rejected. Bids, to include addenda or changes to a response, shall not be accepted via a FAX machine or by Internet E-mail.
- b. In the event that Chesterfield County government offices are closed due to inclement weather and/or emergency situations at the time set aside for a pre-bid meeting and/or the published bid opening, the pre-bid meeting and/or bid opening date will default to the next open business day at the same time.
- c. All bids shall be signed on the Terms and Signature Sheet in order to be considered. Bids submitted without a signature shall be rejected. If the Bidder is a partnership or corporation, the Bidder shall show the title of the individual signing the bid, and if the individual is not an officer of the partnership or corporation, if requested, the Bidder shall submit proof that the individual has the authority to bind the partnership or corporation.
- d. Only when <u>specifically</u> requested in the bid documents shall each bid be accompanied by a bid bond with surety satisfactory to the County Attorney or a Cashier's or a Certified Check, made payable to the Treasurer, Chesterfield County. In the event of default by the Bidder, the deposit shall be and represent liquidated damages to the County. Bids received without a bid bond, when specifically requested, shall be rejected.
- e. Bids concerning separate bid invitations are not to be combined on the same form or placed in the same envelope. Bids submitted in violation of this provision may not be considered.
- f. Unless otherwise specified, Bidders are to use the bid form furnished by the County.
- g. No bid shall be altered or amended after the specified time for opening.
- 2. AMENDING BIDS: Amending or withdrawing bids by a potential bidder prior to bid opening: A potential bidder may amend and/or withdraw a bid before the due date and time set for receipt of bids. All requests from a potential bidder to return their bid shall be in writing, addressed to the Purchasing Department, and signed by a person authorized to represent the person or firm that submitted the bid. The potential bidder may be contacted by telephone to verify the authorization of the return request and the signature involved if there is doubt as to the documents authenticity. All amendments/alterations to the bid are to be initialed by an individual authorized to represent the person or firm that submitted the bid.

3. WITHDRAWAL OF BIDS:

Withdrawal: Construction (Code of Virginia 2.2-4330)

a. A bidder for a public construction contract, other than a contract for construction or maintenance of public highways, may withdraw of his bid from consideration if the price bid was substantially lower than the other bids due solely to a mistake therein, provided the bid was submitted in good faith, and the mistake was a clerical mistake as opposed to a judgment mistake, and was actually due to an unintentional arithmetic error or unintentional omission of a quantity of work, labor, or material made directly in the compilation of a bid which unintentional arithmetic error or unintentional omission can be clearly shown by objective evidence drawn from inspection of original work papers, documents and materials used in the preparation of the bid sought to be withdrawn. If a bid contains both clerical and judgment mistakes, a bidder may withdraw his bid from consideration if the price bid would have been substantially lower than the other bids due solely to the clerical mistake, that was an unintentional arithmetic error or an unintentional omission of a quantity of work, labor or material made directly in the compilation of a bid which shall be clearly shown by objective evidence drawn from inspection of original work papers, documents and materials used in the preparation of the bid sought to be withdrawn.

No bid may be withdrawn after the scheduled closing time for receipt of bids for sixty (60) calendar days, except as provided in Section 2.2-4330(A)(i), Code of Virginia, which states the bidder shall give notice in

writing of his claim of right to withdraw his bid within two business days after the conclusion of the bid opening procedure. Any withdrawal request made to the Director of Purchasing must be accompanied by bidder's original work papers, or such request will be rejected. In order for work papers, documents and materials submitted pursuant to this section to be deemed a trade secret or proprietary information pursuant to *Code of Virginia*, subdivision F of 2.2-4342, a bidder must expressly invoke the aforementioned statute in the notice of withdrawal and specifically state the reasons why protection under 2.2-4342-F is necessary.

Withdrawal: (other than construction)

b. A bidder for a public contract may request withdrawal of his bid from consideration if the price bid was substantially lower than the other bids due solely to a mistake therein, provided the bid was submitted in good faith, and the mistake was a clerical mistake as opposed to a judgment mistake, and was actually due to an unintentional arithmetic error or unintentional omission of a quantity of work, labor, or material made directly in the compilation of the bid which unintentional arithmetic error or unintentional omission can be clearly shown by objective evidence drawn from inspection of original work papers, documents and materials used in the preparation of the bid sought to be withdrawn. If a bid contains both clerical and judgment mistakes, a bidder may request withdrawal of his bid from consideration if the price bid would have been substantially lower than the other bids due solely to the clerical mistake, that was an unintentional arithmetic error or an unintentional omission of a quantity of work, labor or material made directly in the compilation of a bid which shall be clearly shown by objective evidence drawn from inspection of original work papers documents and materials used in the preparation of the bid sought to be withdrawn. In order for work papers, documents and materials submitted with the notice of withdrawal to be deemed a trade secret or proprietary information pursuant to *Code of Virginia*, subdivision F of 2.2-4342, a bidder must expressly invoke the aforementioned statute in the notice of withdrawal and specifically state the reasons why protection under 2.2-4342-F is necessary.

4. **DENIAL OF WITHDRAWAL OF BID**: (Code of Virginia 2.2-4330)

If the County denies the withdrawal of a bid, it shall notify the bidder in writing stating the reasons for its decision and award the contract to such bidder at the bid price, provided such bidder is a responsible and responsive bidder.

5. MISTAKES IN BIDS

- a. <u>Mistakes discovered following bid opening but prior to award:</u> If there is a significant and obvious disparity between the prices of the lowest apparent responsive bidder and other bidders, the low bidder may be contacted by the purchasing authority to confirm the bid price. This does not relieve a bidder from the responsibility for the submission of a correct bid. If the bidder then alleges a mistake in the bid and can provide clear and convincing evidence that supports the existence of a <u>clerical</u> error to the satisfaction of the purchasing authority, the bid may be withdrawn only after approval by the County.
- b. <u>Mistakes discovered after award:</u> Bids containing mistakes by bidders shall <u>not</u> be withdrawn after award of a contract or issuance of a purchase order.

6. PRICING:

- a. Bidder warrants by virtue of bidding that prices, terms and conditions quoted in his bid will be firm for acceptance for a period of sixty (60) days from the date of bid opening unless otherwise stated by the County or Bidder.
- b. Prices should be stated in units of quantity as specified in the bid form. In case of error in extension of prices in the bid, the unit price shall govern.
- c. When a bid is for goods and/or services to be delivered on a one time only or staggered basis, only firm pricing shall be given consideration. General terms such as "price in effect at time of delivery" shall not be considered for award.
- 7. **PERFORMANCE AND PAYMENT BOND: When requested in the bid**, the County shall require the successful bidder to furnish a performance bond and labor and material payment bond with surety satisfactory to the County Attorney in the amount of the contract price at the time of or prior to execution of the contract. If bonds are

requested in the bid, the successful Bidder shall pay the cost thereof; if not specified, the successful Bidder, when requested to do so, shall secure the bonds and the County shall pay the cost thereof.

- 8. **DELIVERY POINT AND TERMS:** All items shall be delivered F.O.B. destination, and freight, delivery costs, and incidental charges shall be included in the bid price(s). Failure to do so may be cause for not making award to a Bidder. The Bidder shall assume all liability and responsibility for the delivery of merchandise in good condition to the specified delivery location(s).
- 9. INVOICES: Invoices for items ordered and delivered shall be submitted by the contractor to Chesterfield County Accounting Department, P. O. Box 40, Chesterfield, VA 23832. All invoices shall show the purchase order number, the name of the person placing the order, the item description, stock number, and contract price as applicable. The County's obligation to pay amounts due under the contract shall be contingent upon receipt by it of invoices in sufficient detail to permit identification of the items as described in the specifications.
- 10. PAYMENT TERMS: If discounts for prompt payment are offered by the bidder, it is required that a minimum of twenty (20) days be allowed for payment. Discounts for prompt payment will not be considered in the evaluation of bids. Discounts for prompt payment will be shown on the purchase order/contract and taken if invoices are processed and payment made within the stipulated time frame. If discounts are not offered, payment shall be made thirty (30) days after receipt of an accurate invoice by the County.
- 11. FINANCE CHARGES: Finance charges imposed by the vendor on any invoice shall not be paid by the County.
- 12. **USE OF BRAND NAMES/SUBSTITUTIONS:** Unless otherwise specified in the invitation to bid, the name of a certain brand, make or manufacturer does not restrict bidders to the specific brand, make or manufacturer named; it conveys the general style, type, character, and quality desired, and any product which the County in its sole discretion determines to be the equal of that specified, considering quality, workmanship, economy of operation, and suitability for the purpose intended, shall be accepted.

In requesting a proposed substitution, the bidder shall submit with the bid form the name of the manufacturer, model number, and complete specifications on the proposed substitution for evaluation by the County. The bidder shall submit, with the bid form, a detailed list of any deviations from these specifications, written or implied. The bidder assumes responsibility for all changes in the work required as a result of the proposed substitution, including any change not listed in the request, but determined by the County to be necessary at a later point of progress in the work.

It shall be understood that the burden of proof for an "equal" product shall be and remain the sole responsibility of the bidder. The County's failure to object to a manufacturer shall not constitute a waiver of any of the requirements of the contract documents, and all products furnished by the listed manufacturer must conform to such requirements. The County's decision of approval or disapproval of a proposed substitution shall be final.

- 13. **QUALITY:** All materials used for the manufacture or construction of any supplies, materials, or equipment covered by this bid shall be new. Unless otherwise specified in bid, products bid must be new, the latest model, the best quality, and the highest grade workmanship.
- 14. **ACCEPTANCE OF MATERIAL:** The goods and/or services delivered as a result of this bid shall remain the property of the seller until a physical inspection is made, and thereafter accepted to the satisfaction of the County. In the event the goods and/or services supplied to the County are found to be defective or do not conform to specifications, the County reserves the right to cancel the order upon notice (verbal or in writing) to the seller and return goods to seller at the seller's expense.
- 15. **COPYRIGHTS OR PATENT RIGHTS:** The bidder certifies by submission of bid that there has been no violation of copyrights or patent rights in manufacturing, producing, or selling the product or services shipped or ordered as a result of this bid. The successful bidder shall, at his own expense, defend any and all actions or suits charging such infringement, and will save Chesterfield County, its officers, employees, and agents harmless from any and all liability, loss, or expense incurred by any such violation.
- 16. **SAMPLES:** Evidence in the form of samples may be requested if brand being quoted upon is other than as specified. The County reserves the right to request that such samples be furnished at the time of bid opening. The County also reserves the right to request samples after the date of bid opening. Requested samples shall be

furnished free of expense to the County and if not used in testing or destroyed, will, upon request at the time of submission of sample, be returned at the bidder's expense.

- 17. TAXES: Chesterfield County is exempt from payment of Federal Excise Tax and State and Local Sales and Use Tax on all tangible personal property purchased or leased by Chesterfield County for its use or consumption. Tax exemption certification will be furnished upon request. Sales tax, however, is paid by Chesterfield County on materials and supplies that are installed by a contractor and become a part of real property. Contractors are not exempt from paying taxes on these categories, as they are considered to be a cost of doing business and should be considered in pricing when preparing a bid.
- 18. **LICENSES**, **PERMITS**, **AND FEES**: All bids submitted shall have included in price the cost of any business and professional licenses, permits, or fees required by Chesterfield County or the Commonwealth of Virginia.
- 19. **SIGNED BID CONSIDERED AN OFFER:** This signed bid shall be considered an offer on the part of the bidder and shall be deemed accepted upon approval by Chesterfield County. In case of default by the successful bidder, or failure to deliver the goods and/or services ordered by the time specified, the County may terminate the purchase order and/or contract, and after due notice (verbal or in writing) may procure them from other sources and hold the defaulting bidder liable for any resulting additional cost.
- 20. QUALITY EXPECTATION STATEMENT: Chesterfield County, through its "Total Quality Improvement" initiative, is a recognized leader in providing quality products and services at the most effective cost possible. Therefore, the County fully expects, requires, and shall hold all Contractors, and all agents, staff, representatives, and subcontractors of the Contractor, responsible for, and accountable to, the highest quality standards of professional workmanship, products and services. In the spirit of the County's total quality improvement initiative, the Contractor shall be expected to become a member of the team and perform or provide all work, services and products with a target of "zero defects zero rework".
- 21. **AWARD PHILOSOPHY:** Award will be made by the County to the lowest responsible bidder with the lowest responsive bid which is in substantial conformance with the terms, conditions, and specifications of the bid and is in conformance with the *Code of Chesterfield County* and the *Code of Virginia*.

Chesterfield County reserves the right to accept or reject any or all bids or parts of bids, to waive informalities, and to request rebids. The County also reserves the right to award the bid in a manner which the County deems will best serve its interest. Bids making exceptions to the terms and conditions included in this invitation may be considered, but preference may be given to bids with no exceptions taken. It further reserves the right to award the bid on a split order basis, lump sum, or individual item basis, or such combination as shall best serve the interest of the County, unless otherwise specified. The County may award a bid to a single contractor or to multiple contractors. It also reserves the right to increase or decrease quantities at the unit price bid.

- 22. **FACTORS OTHER THAN PRICE IN AWARD DECISION:** The following factors in addition to price (as they apply) shall be a consideration in the award decision:
 - a. The ability to provide references which may substantiate past work performance and experience in the type of work required for the contract. The lowest responsive bidder(s) may be required to furnish a contractor qualifications statement, to include references, prior to any such award. The County may contact all references furnished by bidders. The right is further reserved by the County to contact references other than, and/or in addition to, those furnished by the bidder. If, in the sole opinion of the County, a bidder is determined to be non responsible as a result of any investigation conducted by or for the County, award will not be made to that bidder.
 - b. The quality of performance/workmanship of previous contracts for goods and/or services delivered to or performed for the County.
 - c. The timely completion of previous contracts for services or the timely delivery of past orders for goods.
 - d. The sufficiency of financial resources and its impact on ability of the bidder to perform the contract or provide the services.

- e. The County reserves the right, at its option, to conduct on-site inspections of any bidder's facilities prior to award. The results of any such inspection will be considered by the County in determining bidder's capabilities of successfully administering the contract.
- f. The ability and availability of the bidder to provide both quality and timely maintenance, service, and/or parts.
- g. The resale value, life cycle costing and value analysis of a product.
- h. The availability and capability of local and regional vendor support as it affects the quantity, quality, and timeliness of the goods and/or services.
- i. Timely delivery of goods or timely completion of services as stated by bidder.
- j. Substantial compliance or noncompliance with specifications set forth in bid as determined by the County.
- k. Inventory capability as it relates to a particular bid.
- I. Results of product testing.
- 23. **STATE REGISTRATION OF CONTRACTORS (IF APPLICABLE):** Attention is directed to Chapter 11, Title 54.1 of the *Code of Virginia* (Re: State registration of contractors when applicable), which requires that all bidders shall show evidence of the proper license under the provision of this chapter before such bid is considered.
- 24. **ADDENDA:** Any changes or supplemental instructions to this Invitation for Bid shall be in the form of written addenda. All addenda are downloadable from the Purchasing Department web site at www.chesterfield.gov/ManagementServices/Purchasing/purchase.asp. Each bidder is responsible for determining that all addenda issued have been received and shall acknowledge receipt of all addenda in the space provided within the Pricing Schedule and by returning a copy of each signed addendum. Failure to do so may result in rejection of the bid. All addenda so issued shall become part of the IFB and any resulting contract documents.
- 25. **PROPRIETARY INFORMATION:** Section 2.2-4342-F of the *Code of Virginia* states: "Trade secrets or proprietary information submitted by a bidder, offeror, or contractor in connection with a procurement transaction or prequalification application submitted pursuant to subsection B of 2.2-4317 shall not be subject to the Virginia Freedom of Information Act (2.2-3700 et seq.); however, the bidder, offeror, or contractor shall (i) invoke the protections of this section prior to or upon submission of the data or other materials, (ii) identify the data or other materials to be protected, and (iii) state the reasons why protection is necessary." Bids/proposals not in compliance with section 2.2-4342F will be subject to disclosure.
- 26. **GOVERNING LAW:** Any contract resulting from this Invitation to Bid shall be governed by the provisions hereof and by the laws of the Commonwealth of Virginia. Any dispute arising out of this Contract shall be resolved in the Courts of the Commonwealth of Virginia, in and for Chesterfield County.
- 27. **TIE BIDS:** In the case of a tie bid, the County may give preference to goods, services, and construction produced in the County or provided by persons, firms or corporations having principal places of business in the County. If such choice is not available, preference shall then be given to goods and services produced in the Commonwealth pursuant to Section 2.2-4324 of the Code of Virginia. If no County or Commonwealth choice is available, the tie shall be decided by lot.
- 28. **NONASSIGNMENT:** Parties to any resulting contract shall not assign the contract without written consent of the other(s). If any party attempts to make such an assignment without such consent, that party shall nevertheless remain legally responsible for all obligations under the contract.
- 29. **MODIFICATION:** The resulting contract shall not be amended, modified, or otherwise changed except by the written consent of the Contractor and the County given in the same manner and form as the original signing of the Contract.
- 30. **AUDIT OF VENDOR RECORDS:** The County reserves the right to audit all vendor records in contracts where payments are based on contractor's records of time, salaries, materials, or actual expense.

- 31. **NEGOTIATION:** If the bid from the lowest responsible bidder exceeds available funds, the County may negotiate with the low bidder to obtain a contract price within available funds.
- 32. **SECTION 2.2-4311** *CODE OF VIRGINIA*: Every contract for goods or services over \$10,000 shall include the following provisions:
 - 1. During the performance of this contract, the Contractor agrees as follows:
 - a. The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability, or any other basis prohibited by state law relating to discrimination in employment, except where there is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - b. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, will state that such Contractor is an equal opportunity employer.
 - c. Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient for the purpose of meeting the requirements of this section.
 - 2. The Contractor shall include the provisions of the foregoing paragraphs a, b, and c in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.
- 33. **APPROPRIATION OF FUNDS:** The continuation of the terms, conditions, and provisions of any resulting contract beyond June 30 of any year, the end of the County's fiscal year, are subject to approval and ratification by the Chesterfield County Board of Supervisors and appropriation by them of the necessary money to fund said contract for each succeeding year.
- 34. **SCHOOL BOARD:** When goods and/or services are for the benefit of Chesterfield County Schools, the contract shall be entered into on behalf of the Chesterfield County School Board.

35. REQUIREMENTS CONTRACTS:

- a. Whenever a bid is sought seeking a source of supply for a requirements contract for goods and/or services, the quantities or usage shown are estimates only. No guarantee or warranty is given or implied by Chesterfield County as to any minimum or total amount that may or may not be purchased from any resulting contracts.
- b. The County reserves the right, at its sole option, to renew the contract for consecutive terms.
- c. The County reserves the right to award bids for requirements contracts based on the pricing of the initial term of the contract or any combination of initial and renewal terms.
- d. The County may award a bid to a single contractor or to multiple contractors.
- e. The County reserves the right not to renew the contract at the end of the initial term or any subsequent term.
- f. The County reserves the right to terminate the contract upon written notice to the contractor(s).
- g. In the event that a requirements contract is awarded for goods and/or services, the County reserves the right to bid individual bulk purchases if the County deems it will best serve their interest.
- h. It is understood and agreed to between the parties in a resulting contract that Chesterfield County shall not be obligated to purchase or pay for materials under such contract unless and until they are ordered and delivered.
- i. Bids based on a firm price or those including a "downward escalator" clause for a requirements contract term may be given preference over lower ones bearing an "escalator" clause.

j. The County has the right to extend this contract up to and not to exceed one hundred eighty (180) days following the last term of renewal.

36. SECTION 2.2-4312 CODE OF VIRGINIA - DRUG FREE WORKPLACE

During the performance of this contract, the contractor agrees to:

- a. Provide a drug-free workplace for the contractor's employees
- b. Post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the contractor's workplace and specifying the actions that will be taken against employees for violations of such prohibition
- c. State in all solicitations or advertisements for employees placed by or on behalf of the contractor that the contractor maintains a drug-free workplace
- d. Include the provisions of the foregoing clauses in every subcontract or purchase order over \$10,000, so that the provisions will be binding upon each subcontractor or vendor

For the purposes of this section, "drug-free workplace" means a site for the performance of work done in connection with a specific contract awarded to a contractor in accordance with this chapter, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession or use of any controlled substance or marijuana during the performance of the contract.

- 37. ENVIRONMENTAL MANAGEMENT: Contractor shall be responsible for complying with all applicable federal, state, and local environmental regulations, if any. Additionally, the Contractor must meet all Chesterfield County Environmental Management System (EMS) requirements. For questions or additional information, contact the Office of Environmental Management at (804)717-6531.
- 38. **SECTION 2.2-4343.1** *CODE OF VIRGINIA:* Chesterfield County does not discriminate against faith-based organizations.
- 39. COOPERATIVE PROCUREMENT (Use of contracts by other public bodies): This procurement is being conducted by Chesterfield County in accordance with the provisions of 2.2-4304 CODE OF VIRGINIA. Except for contracts for architectural and engineering services, if agreed to by the contractor, other public bodies may utilize this contract. The Contractor shall deal directly with any public body it authorizes to use the contract. Chesterfield County, its officials and staff are not responsible for placement of orders, invoicing, payments, contractual disputes, or any other transactions between the Contractor and any other public bodies, and in no event shall the County, its officials or staff be responsible for any costs, damages or injury resulting to any party from use of a Chesterfield Contract. Chesterfield County assumes no responsibility for any notification of the availability of the contract for use by other public bodies, but the Contractor may conduct such notification.
- 40. CONTRACTOR BACKGROUND CHECKS: In order to preserve the integrity and security of county government operations, contract workers may be required to undergo a criminal background check conducted by Chesterfield County. The County will conduct these checks for any worker it believes will have unsupervised access to County designated Security Sensitive areas. Contract workers providing goods, services or construction in these designated areas are required to confine themselves to the area of the work. Based on the results of the background check, the contract worker may be disqualified from providing work/services for Chesterfield County.
- 41. **SENSITIVE INFORMATION HANDLING:** Any information in the possession of the county/schools which is specific to a student, citizen, county/school business function, private business entity or other government entity which is not generally available to the public shall be designated Sensitive Information. Contract workers will under no circumstances remove Sensitive Information from county facilities. Any Sensitive Information which must reside temporarily on a hard drive or portable storage device (USB Key, CD ROM, memory card, etc.) for processing must remain within the county facility. No Sensitive Information may be remotely accessed by contract workers by dial in, VPN, web interface or other means without expressed consent of the department head and the Information Security Manager (county) or Director of Technology (schools). Any access to county/schools information by contract workers from outside the county intranet shall be in accordance with existing Information

Systems Technology (IST)/Chesterfield County Public Schools (CCPS) Technology department security policies and procedures. Contract worker network connected computer equipment will be subject to all applicable IST/CCPS policies and procedures. Any exception to this application of policies shall be approved by the CCPS Department of Technology/county Information Security Manager and Chief Information Officer or designees.

42. **PRECEDENCE OF TERMS AND CONDITIONS:** Any and all Special Terms and Conditions contained in this Invitation for Bid that may be in variance or conflict with these General Terms, Conditions, and Instructions shall have precedence over these General Terms, Conditions, and Instructions are made in the Special Terms and Conditions, then the General Terms, Conditions, and Instructions shall prevail in their entirety.

Revised: September 14, 2007

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CHESTERFIELD COUNTY PURCHASING DEPARTMENT CHESTERFIELD, VIRGINIA 23832-0001 (804) 748-1617

<u>IFB Prepared By:</u> <u>Invitation for Bid Number:</u>

Bridgette H. King, CPPB Senior Contract Officer

07-251110-9572

September 18, 2007

Sealed bids, subject to the specifications and conditions contained herein and attached hereto, will be received in the Purchasing Department, Chesterfield Administration Building, Room 402, until, but no later than <u>2:30 p.m.</u> Local Time Prevailing <u>October 11, 2007</u>, and then publicly opened and read aloud to <u>establish a requirements contract for "Boots" for use by the Chesterfield County Fire Department.</u>

If you are an individual with a disability and require a reasonable accommodation, please notify the Purchasing Department (804) 748-1617, three working days prior to need.

To be considered, your bid must be submitted on a copy of this Invitation for Bid. Bidders shall sign this form in the space provided on the Terms and Signature Sheet and return bid document to: Chesterfield County Purchasing Department, Administration Building - Room 402 - Fourth Floor, 9901 Lori Road, P.O. Box 51, Chesterfield, VA 23832-0001. Mark outside of your envelope with Invitation for Bid #07-251110-9572 and opening date of bid.

Bids, to include addenda or changes to a response, shall <u>not</u> be accepted via Fax machine or by Internet E-mail.

Time is of the essence and any bid received after the announced time and date for submittal, whether by mail or otherwise, will be rejected. The time of receipt shall be determined by the time clock stamp in the Purchasing Department. Bidders are responsible for ensuring that their bids are stamped by Purchasing Department personnel before the deadline indicated. Late bids received will be so noted in the bid file in order that the vendor's name will not be removed from the subject commodity/service list.

Nothing herein is intended to exclude any responsible vendor, his product or service or in any way restrain or restrict competition. All responsible vendors are encouraged to bid.

For information pertaining to the bid tabulation and award on this procurement transaction, bidders may access public notification electronically at www.chesterfield.gov/ManagementServices/Purchasing/purchase.asp.

COMMITMENT TO DIVERSITY AND CHESTERFIELD BUSINESSES

Chesterfield County is a growing progressive community consisting of an increasingly diverse population. This diversity provides for a dynamic and robust community that promotes growth. Chesterfield County believes that all of its citizens should benefit from this economic growth without regard to race, color, religion or economic status. The county is committed to increasing the opportunities for participation of minority-owned businesses, women-owned businesses, and businesses located in Chesterfield County to ensure diversity in its procurement and contract activities. These businesses are encouraged to respond to all Invitations for Bids and Requests for Proposals. In addition, the county strongly encourages each contractor and/or supplier with which the county contracts to actively solicit minority-owned businesses, women-owned businesses, and businesses located in the county as subcontractors/suppliers for their projects.

Upon award/completion of work, the County will require the contractor to furnish data regarding subcontractor/supplier activity with Minority-Owned Businesses (MOB), Women-Owned Businesses (WOB), and Chesterfield Businesses (CB) on a Certification of Subcontractor/Supplier Activity form. The form will be provided to the contractor by the Purchasing Department. This information will enable the County to document the dollar level of activity and measure the success of its purchasing and contracting efforts in this endeavor.

DEFINITIONS:

<u>Women-Owned Business</u> (WOB) - a business concern that is at least 51% owned by one or more women who are U. S. citizens or legal resident aliens, or in the case of a corporation, partnership, or limited liability company or other entity, at least 51% of the equity ownership interests is owned by one or more women who are citizens of the United States or non-citizens who are in full compliance with the United States immigration law, and both the management and daily business operations are controlled by one or more women who are U.S. citizens or legal resident aliens. (*Code of Virginia* 2.2-1401)

<u>Minority-Owned Business</u> (MOB) – a business concern that is at least 51% owned by one or more minority individuals or in the case of a corporation, partnership, or limited liability company or other entity, at least 51% of the equity ownership interest in corporation, partnership, or limited liability company or other entity is owned by one or more minority individuals and both the management and daily business operations are controlled by one or more minority individuals. (*Code of Virginia* 2.2-1401)

<u>Chesterfield Business</u> (CB) - any private business enterprise, located within the jurisdictional boundaries of Chesterfield County.

PURPOSE

The purpose of this Invitation for Bid (IFB) is to obtain pricing and delivery for "Boots" for the Chesterfield County Fire Department. Award of this IFB shall establish an annual contract with firm pricing and delivery from which the County may place orders on an as needed basis.

TERM OF CONTRACT

The initial term of this contract shall be effective from date of award through October 31, 2008.

RENEWAL OF CONTRACT

This contract may be renewed by the County for four successive one year periods under the terms and conditions of the original contract except as stated in 1. and 2. below. Price increases may be negotiated only at the time of renewal. Upon a determination by the County to renew this contract for an additional term, written notification will be given to the Contractor.

- 1. If the County elects to exercise the option to renew the contract for an additional 1-year period, the contract price(s) for the additional term shall not exceed the contract price(s) of the original contract increased by more than the percentage increase of the Men's footwear (exc. Athletic) mfg. #316213316213 category of the Producer Price Index (PPI) of the United States Bureau of Labor Statistics for the latest twelve months for which statistics are available. The source for this index shall be http://www.bls.gov/ppi.
- 2. If during any subsequent renewal periods, the County elects to exercise the option to renew the contract, the contract price(s) for the subsequent renewal period shall not exceed the contract price(s) of the previous renewal period increased by more than the percentage increase of the Men's footwear (except Athletic) mfg. #316213316213 category of the Producer Price Index (PPI) of the United States Bureau of Labor Statistics for the latest twelve months for which statistics are available. The source for this index shall be http://www.bls.gov/ppi.

SPECIAL CONDITIONS

Inquiries

All inquiries, clarifications and/or requests for interpretation of specifications should be submitted to Bridgette King, Senior Contract Officer via fax number (804) 717-6378 or emailed to Purchasing@Chesterfield.gov. In order to be given consideration, inquiries should be received at least five (5) days prior to the date established for the opening of bids.

Delivery

The contractor shall be required to stock, or have readily accessible for delivery, sufficient quantities to ensure same day delivery of boots after receipt of either a verbal or written purchase order.

Deliveries shall be made to the County through either a verbal or written purchase order.

Repeated delays or partial deliveries shall be interpreted as failure to meet contractual obligations and may be cause for cancellation of the contract.

Delivery Tickets

The contractor shall furnish a priced and itemized delivery ticket for every delivery made to the County. The delivery shall include the date, department delivered to and <u>Purchase Order Number</u> and shall be signed by a representative of the requesting department when delivery is made.

Quantities

Quantities listed are estimates of anticipated usage for the initial term of the contract. The County reserves the right to increase or decrease quantities based on actual usage. The County does not guarantee the purchase of any specific minimum quantities during the initial, or any term of this agreement.

Product Information

<u>If bidding other than as specified</u>, the bidder shall clearly and specifically identify the product being offered and enclose complete and detailed descriptive literature, catalog cuts and specifications with the bid to enable the County to determine if the product offered meets the requirements of the solicitation. Failure to do so may cause the bid to be considered nonresponsive.

Samples

The county reserves the right to request two (2) samples of each item for evaluation purposes. Upon request, samples shall be furnished within three (3) calendar days after notification. Any costs associated with furnishing samples shall be the responsibility of the bidder. If a bidder requires that samples be returned by the County after the evaluation, all costs associated with the return of the item shall be the responsibility of the bidder.

Return Policy

Contractor shall provide boots meeting specifications as indicated in this IFB. Boots not meeting the specifications will be returned to the contractor at no expense to the County. Bidders should state their policy on the return of boots in the space allowed in the Pricing Schedule section if this IFB.

Warranty

Bidders shall provide information regarding warranty in the space provided within the pricing schedule.

SPECIFICATIONS

Ranger Combat LB – Model #7022 or Equivalent Structural Firefighting Boots

GENERAL

16" HEIGHT Shoe Fit construction with enhanced insulation, black & yellow, 100% waterproof, hand-laid, fire resistant rubber safety boot with safety toes, electrical hazard rated soles, bottom penetration resistance barrier, steel shank, and quick donning and doffing features for fire suppression personnel.

COMPLIANCE

Safety boots shall meet or exceed and are compliant to the following standards:

- NFPA 1971 "Standard on Protective Ensembles for Structural Fire Fighting =" 2007 edition.
- NFPA 1992 "Standard on Liquid Splash-Protective Ensembles and Clothing for Hazardous Materials Emergencies" 2005 edition
- Class 75 impact resistance/compression resistance requirements of ASTM F2413-05.

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UPPER FEATURES

Fire and ozone resistant rubber compound. Vulcanized and layered construction resists cracking and oxidation. Unique air flow system comprised of Nomex quarter panels backed with a Durotech moisture barrier and Cambrelle lining. Heat releasing air vent holes.

SPECIAL UPPER FEATURES

.110" foxing and .090" toe guard for long wear and abrasion resistance. Sturdy pull-on loops for easy donning and doffing.

MOISTURE BARRIER

Durotech breathable moisture barrier

SHANK

Bend resistant, austempered steel with triple linear ridges treated with zinc phosphate rust preventative. Approximate dimensions .05" x 1" x 4".

SHIN PROTECTOR

Internal 20 gauge with friction rag reinforcement.

SAFETY TOE

Austempered steel treated with zinc phosphate rust preventative reinforced with 7/8" resin core cured during vulcanization.

PULL-ON LOOPS

Full grain leather reinforced pull on loops.

INSOLE

Built in 3/16" cushion insole. Additional removable cushioned insole shall be washable and add comfort to the boot footbed.

STEEL MIDSOLE

One piece steel midsole. Puncture resistant to greater than 272 lbs. Flex tested to 1.5 million flexes. Additional 3/8" felt midsole for added comfort and additional heat absorption.

SOLE AND HEEL

Non-marking, black wide angle lug outsole with built-in heel. High abrasion compound to provide traction. Oil, chemical and salt resistant. Molded rubber heel to provide additional traction.

INSULATION

Built in urethane/silicone enhanced insulation.

LINING

Forest green Cambrelle with Kevlar/Nomex foot liner.

SOLE AND HEEL ADHESION

Nailess construction – high temperature adhesive used to adhere heel to sole and sole to midsole.

HEEL COUNTER

.060 thickness for additional heel, lower body and back support.

HEEL REINFORCEMENT

Cotton nylon blend reinforcement for added heel durability and stability.

SIZE REQUIREMENT

Sizes 5A to 15EEE

PRO-Warrington Style 4132SG or Equivalent Structural Firefighting Boots

<u>GENERAL</u>

14" high black reinforced toe, pull-on bunker style with side and back stays, water-repellent, polishable leather/fire resistant fabric safety boots having a safety toe, electrical hazard rated soles, bottom penetration resistance barrier, steel shank, shinguard and quick donning and doffing features for fire suppression personnel.

COMPLIANCE

Safety boots shall meet or exceed NFPA 1971 "Standard on Protective Ensemble for Structural Fire Fighting" 2000 edition, ANSI Z.41.1 PT 91 FI & MI 75/C 75 EH and PR - CAL/OSHA General Industry Safety Order, Title 8, Article 10.1, Section 3408

UPPER

MIL AB $5\frac{1}{2}$ oz. per square foot silicone impregnated cowhide leather and a laminate of 60/40 blend of $7\frac{1}{2}$ oz. Nomex[®]/Kevlar[®].

PULL-ON LOOPS

3/4" wide, fully reinforced, pull-on loops positioned with front end of strap to be anchored 1" below top line inside boot shaft and back end of strap to be anchored 1" below top line outside of boot shaft. Pull-on straps should be replaceable by design.

SAFETY TOE

.062 austempered oblique shaped steel toe, treated with zinc phosphate rust preventative.

SHANK

.050 austempered steel with triple linear ridges, treated with zinc phosphate rust preventative.

PUNCTURE RESISTANT BOTTOM PLATE

.021 stainless flex steel sized to allow maximum bottom puncture resistance protection within insole channel.

INSOLE

4 iron Texon designed for welt construction shoes. Resistant to fungal growth – Protex treated. Wicks perspiration away from the foot and dries quickly. Low weight with excellent flex endurance.

INSOLE CAVITY FILLER

Ground cork and tar compound.

MIDSOLE

Full length 4 iron black neoprene material.

SOLE AND HEEL BLOCKER

Vibram® Montagna® designed with lugs angled to provide substantial edging capabilities on both ascents and descents. Center medallion of stars surrounded by lug pattern provides maximum wear and traction. Larger lugs are close together for excellent durability yet separate for enhanced grip. Smaller lugs for more aggressive traction. Larger lugs on heel area to assure long lasting durability in this high-wear area. Lugs grouped for durability and grooved for traction.

WELT

Full wrap-around GoodYear neoprene storm welt.

BACKPART MOLDED HEEL COUNTER

Thermoplastic backpart molded heel counter. This process provides for proper shaping of the heel counter to the last ensuring superior comfort, fit and durability.

THERMAL/CUT RESISTANT BOOTIE

Full height bootie of 7.5 oz. per square yard, 100% virgin Kevlar® felt.

FULL HEIGHT CROSSTECH FOOTWEAR FABRIC BOOTIE SYSTEM

Laminate of Cambrelle[®], 7.5 oz. virgin Kevlar[®] felt and CROSSTECH[®] Footwear Fabric. Four piece base bootie with two piece upper quarter pattern. All seams butt stitched and sealed with CROSSTECH[®] tape. Kevlar[®] and Cambrelle[®] located interior to the Crosstech[®].

SHINGUARD

Texon 4 Iron 428, low weight, natural fiber for quick drying and high performance and protection. Internal shinguard dimensions are 1 11/16" x 6 7/16". External shinguard covered with silicone impregnated MIL-AB leather with dimensions of 2 3/8" x 7 3/16".

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SHAFT TOP LINE

Finished with leather American top binding.

THREAD UPPERS

Nomex[®] 24/4 and 105 Kevlar[®].

UPPER STITCHING

Singer locked stitched, a minimum of ten stitches per inch. All seams to be sealed on inside with coating of seam sealant.

UPPER STITCH CONFIGURATION

- Single needle stitching shall be used on side binding, side and backstays.
- Double needle stitching shall be used on vamp/foxing to shaft connection.
- Pull-on loops to be secured with single needle trapezoid stitch configuration.

THREAD-WELT TO MIDSOLE

#690 Bonded Nomex[®].

THREAD-INSEAMING

Nomex[®] 24/4 and 105 Kevlar[®].

SOLE AND HEEL BLOCKER ADHESION

Nail-less installation - high temperature adhesive shall be used to affix blocker to neoprene midsole.

TOE COVER

Tapered urethane impregnated protective leather toe piece.

SIZE REQUIREMENT

7D to 12D

INSURANCE

A copy of a Certificate of Insurance shall be required and must be furnished by the contractor during execution of the contract. The Certificate does not need to accompany the bid.

The contractor shall purchase and maintain in force, at his own expense, such insurance as will protect him and the County from claims which may arise out of or result from the Contractor's execution of the work, whether such execution be by himself, his employees, agents, subcontractors, or by anyone for whose acts any of them may be liable. The insurance coverage shall be such as to fully protect the County, the Engineer (if applicable) and the general public from any and all claims for injury and damage resulting by any actions on the part of the contractor or his forces as enumerated above. The Contractor shall furnish a copy of a Certificate of Insurance, naming Chesterfield County as additional insured. Should any of the policies be cancelled before the expiration date, the issuing company will mail 30 days written notice to the certificate holder. The Contractor shall furnish insurance in satisfactory limits, and on forms and of companies which are acceptable to the County's Attorney and/or Risk Management and shall require and show evidence of insurance coverages on behalf of any subcontractors (if applicable), before entering into any agreement to sublet any part of the work to be done under this Contract.

PLEASE FORWARD A COPY OF THESE INSTRUCTIONS TO YOUR INSURANCE CARRIER.

Instructions Regarding Insurance Certificates

The Contractor and his insurance company should carefully review the insurance requirements applicable to this job. All requirements must be met before the County will execute the contract. In particular, we would call your attention to the following:

1. Please note that the Insurance Certificate must state that the Commercial General Liability and the Umbrella Liability Insurance Policies name Chesterfield County as additional insured. This requirement may be met by placing the following language on the Certificate. Many Certificates have a space headed "Description" where the language may be inserted as follows:

Chesterfield County is additional insured <u>or that</u>
Chesterfield County is additional insured with respects to General
Liability; and/or Umbrella Liability policies.

2. The Insurance Certificate must also contain the required statement concerning notice of cancellation or other change in coverage. The statement used on some Certificate forms is not acceptable. The statement which is required by the contract documents reads as follows:

"Such certificate shall provide that in the event of the cancellation of the policy or policies listed on such certificate, not less than <u>30</u> days notice in writing shall be given to the County."

NOTE: This requirement may be achieved through modifications to the cancellation clause by striking the words 'endeavor to' in the second line and by striking the clause reading 'but failure to mail such notice shall impose no obligation or liability of any kind upon the insurer, its agents or representatives." OR In lieu of modifying the cancellation clause, Chesterfield County may be listed an additional insured as an endorsement to the policy or by endorsement to the policy the insurer will provide 30 day cancellation notice to Chesterfield County. The endorsement should be on a separate form and attached to the certificate.

3. The Certificate Holder should be listed as:

Chesterfield County c/o Purchasing Department P. O. Box 51 Chesterfield, VA 23832-0001 IFB/RFP #

4. Certificate of Insurance must be signed

BASIS OF AWARD

Award will be made to the lowest responsive, responsible bidder(s) based on an individual item basis or Grand Total Amount. The County may award to a single contractor or to multiple contractors.

PRICING SCHEDULE

Item No.	Est. Qty.	Description	Mft. / Model # Bid	Unit Price / Pr.	Total Bid
1.	100 pair	Ranger Combat L.B. Boot, Model #7022 or equivalent, 16" Structural Firefighting Boot, Size range from 5A to 15EEE. Boot shall meet NFPA 1971 Standards, 2007 Edition.		\$	<i>⇔</i>
2.	100 pair	PRO-Warrington Model #4132SG or equivalent Structural Firefighting Boot. Size range from 7D to 12D. Boots shall meet NFPA Standards 1971, 2007 Edition		\$	\$
GRAND TOTAL BID AMOUNT:					\$

Delivery

Bidders are required to state the time of proposed delivery in the space provided below. Unless otherwise specified, bid the earliest delivery possible. Bidders must insert a definitive time frame IN CALENDAR DAYS, within which delivery will be made after receipt of order (ARO). Indefinite terms such as "promptly", "stock", "as soon as possible", etc., will not be given consideration. THE FAILURE OF A BIDDER TO PROVIDE A DEFINITE DELIVERY TIME WILL RESULT IN THE DISQUALIFICATION OF THE BID IN ITS ENTIRETY OR, WHEN APPLICABLE, FOR THE ITEM SPECIFIED.

Delivery in calendar days

Addenda		
Bidder hereby acknowledges refor this Invitation for Bid:	eceipt of and incorporation of all	requirements of any addenda issued
Addendum No	Dated	
Addendum No	Dated	
Addendum No.	Dated	

Confirmation Of Submittal Requirements

If bidding other than model specified, bidder has included a copy of complete and detailed descriptive literature, catalog cuts and specifications with the bid to enable the County to determine if the product offered meets the requirements of the solicitation: YesNo							
Return Policy							
Please state your firm's policy on the return of boots:							
Warranty Provision							
Please provide warranty information for each item proposed:							

TERMS AND SIGNATURE SHEET All bids shall be signed on the Terms and Signature Sheet in order to be considered.

If discounts for prompt payment are offered by the bidder, it is required that a minimum of twenty (20) days be allowed for payment. Discounts for prompt payment will not be considered in the evaluation of bids. Discounts for prompt payment will be shown on the purchase order/contract and taken if invoices are processed and payment made within the stipulated time frame. If discounts are not offered, payment shall be made thirty (30) days after receipt of an accurate invoice by the County. Our terms are

All prices shall be F.O.B.: <u>Chesterfield County Fire Department, 10031 Iron Bridge Road, Building #45, Chesterfield, VA 23832.</u> Freight, delivery costs, and incidental charges shall be included in the bid price(s).

In compliance with this Invitation for Bid #07-251110-9572 and subject to all conditions thereof, the undersigned offers and agrees to furnish any or all items and/or services upon which prices are quoted, at the price quoted as specified.

My signature below certifies:

- I agree to abide by all conditions of this Bid and that I am authorized to sign this Bid.
- the accompanying bid is not the result of or affected by, any act of collusion with another person or company engaged in the same line of business or commerce, or any act of fraud punishable under, Chapter 12, Title 18.2, 498.4 of the Code of Virginia, 1950, as amended. Furthermore, I understand that fraudulent and collusive bidding is a crime under the Virginia Governmental Frauds Act, the Virginia Government Bid Rigging Act, the Virginia Anti-Trust Act, and Federal Law and can result in fines, prison sentences, and civil damage awards.
- the accompanying bid is in compliance with the State and Local Government Conflict of Interests Act 2.2-3100, supplemented by Article 6, 2.2-4367-69 of the Code of Virginia. Specifically, no county employee, county employee's partner, or any member of the county employee's immediate family holds a position with the bidder, offeror, or contractor such as an officer, director, trustee, partner or the like, or is employed in a capacity involving personal and substantial participation in the procurement transaction, or owns or controls an interest of more than five per cent.

Complete Legal Name of Firm:				
Order From Address:				
Remit To Address:				
Signature:				
Name (type/print):		Title: _		
Fed ID No.:	Pho	ne ()	Fax ()	
	•		County regarding our business. V firms submitting bids will receive equ	
Minority-Owned Business:				
Women-Owned Business:				
Chesterfield Business:	Yes	No		